Attorney Docket No.:	42P20651	<u>Patent</u>
First Named Inventor:	Rongzhen	rang ·
Check One:		Complete If Known:
X Declaration !	Submitted with g	Application No.:Filing
Initial Filin	Submitted Afte g (Surcharge u § 1.16(e) Requ	nder Examiner Name:
DECLARATION AND F	POWER OF AT	TORNEY FOR UTILITY OR DESIGN PATENT APPLICATION PRPORATION PATENT APPLICATION)
I hereby declare that:		
Each inventor's residence	e, mailing addr	ess, and citizenship are as stated below next to their name.
I believe the inventor(s) a is claimed and for which MINING FOR PERFORM	named below to a patent is sou MANCE DATA	be the original and first inventor(s) of the subject matter which the invention entitled: OR SYSTEMS WITH DYNAMIC COMPILERS
the specification of which is at was	tached hereto filed on (MM/C as United Sta or PCT Intern	Title of the Invention) OR D/YYY) es Application Number ational Application Number nded on (MM/DD/YYYY) (if applicable)
I hereby state that I have including the claim(s), as	e reviewed and a amended by a	understand the contents of the above-identified specification, ny amendment specifically referred to above.
of America before my invent country before my invent do not believe that the cl more than one year prior patented or made the su country foreign to the Un	vention thereof tion thereof or a laimed invention to this applica bject of an invention of the States of A elve months (for	e claimed invention was ever known or used in the United States or patented or described in any printed publication in any nore than one year prior to this application. I do not know and was in public use or on sale in the United States of America ion, nor do I know or believe that the invention has been nor's certificate issued before the date of this application in any merica on an application filed by me or my legal representatives a utility patent application) or six months (for a design patent

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I acknowledge the duty to disclose information which is material to patentability as defined in 37 C.F.R. 1.56, including for continuation-in-part applications, material information which became available between the filing date of the patential in and the national or PCT international filing date of the

continuation-in-part application.

I hereby claim foreign priority benefits under 35 U.S.C. 119(a)-(d) or (f), or 365(b) of any foreign application(s) for patent, inventor's or plant breeder's rights certificate(s), or 365(a) of any PCT international application which designate that least one country other than the United States of America, listed below and have also identified below, by checking the box, any foreign application for patent, inventor's or plant breeder's rights certificate(s), or any PCT international application having a filing date before that of the application on which priority is claimed:

Prior Foreign App	ication(s)		Priority <u>Claimed?</u>	Certified Copy Attached?
(Number)	(Country)	(F)reign Filing Date -	Yes No	Yes No
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Appointment of Patent Practitioners:

I hereby appoint the patent practitioners associated with the Customer Number 45209 as my respective patent attorneys and patent agents, with full power of substitution and revocation, to prosecute this application and to transact all business in the U.S. Patent and Trademark Office connected herewith.

If this patent application is assigned, then the undersigned hereby authorizes the patent attorneys and patent agents named herein to accept and follow instructions from the assignee(s) as to any action to be taken in the United States Patent and Trademark Office regarding this application without direct communication between the patent attorneys and patent agents and the undersigned. In the event of a change in the persons from whom instructions may be taken, at least one patent attorney or patent agent named herein will be so notified by the undersigned.

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statements made on information and statements were made with the know	de herein of my own knowledge are true and that all elief are believed to be true; and further that these edge that willful false statements and the like so made are r both, under 18 U.S.C. 1001 and that such willful false of the application or any patent issued thereon.
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